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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/723,797	11/25/2003	Toshio Okamura	03698/LH 9087		
1933 75	90 09/22/2004	EXAMINER			
FRISHAUF, HOLTZ, GOODMAN & CHICK, PC			TSUKERMAN, LARISA Z		
767 THIRD AV	ENUE				
25TH FLOOR	21.02		ART UNIT	PAPER NUMBER	
	*** ****				
NEW YORK, 1	NY 10017-2023	2833	2833		

DATE MAILED: 09/22/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

					200			
Office Action Summary		Applica	tion No.	Applicant(s)				
		10/723,	797	OKAMURA ET AL.				
		Examin	er	Art Unit				
			Tsukerman	2833				
The MAI Period for Reply	ILING DATE of this commun	ication appears on ti	he cover sheet with the	correspondence address	,			
THE MAILING  - Extensions of time after SIX (6) MONT  - If the period for rep  - If NO period for rep  - Failure to reply with Any reply received	D STATUTORY PERIOD F DATE OF THIS COMMUNI may be available under the provisions THS from the mailing date of this comm sly specified above is less than thirty (3 bly is specified above, the maximum sta hin the set or extended period for reply by the Office later than three months a hadjustment. See 37 CFR 1.704(b).	ICATION. of 37 CFR 1.136(a). In no enunication. 0) days, a reply within the statutory period will apply and will, by statute, cause the apply apply and the statute of the stat	event, however, may a reply be to atutory minimum of thirty (30) da will expire SIX (6) MONTHS from application to become ABANDON	imely filed  ys will be considered timely.  In the mailing date of this communical  ED (35 U.S.C. § 133).	tion.			
Status								
1)⊠ Respons	ive to communication(s) file	ed on 25 November	2003.					
2a) ☐ This action	• •	2b)⊠ This action is						
' <b>=</b>	_							
closed in	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Cla	ims							
4a) Of the 5) ☐ Claim(s) 6) ☑ Claim(s) 7) ☐ Claim(s)	1-5 is/are pending in the ape above claim(s) is/a is/are allowed. 1-5 is/are rejected. 1-5 is/are objected to. 1-5 are subject to restrict	re withdrawn from c						
Application Paper	'S							
10)⊠ The drawi Applicant Replacem	fication is objected to by the ing(s) filed on 25 November may not request that any objected to declaration is objected to	$r = 2003$ is/are: a) $\square$ ction to the drawing(s) the correction is requ	be held in abeyance. So ired if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.12	` '			
Priority under 35	U.S.C. § 119							
a)⊠ All b) 1.⊠ Ce 2.□ Ce 3.□ Co ap	dgment is made of a claim Some * c) None of: rtified copies of the priority rtified copies of the priority pies of the certified copies plication from the Internatio tached detailed Office actio	documents have be documents have be of the priority docum nal Bureau (PCT Ru	en received. en received in Applica nents have been receivule 17.2(a)).	tion No ved in this National Stage				
Attachment(s)								
1) Notice of Referen	ices Cited (PTO-892) erson's Patent Drawing Review (P	TO 048)	4) Interview Summar Paper No(s)/Mail [					
	osure Statement(s) (PTO-1449 or			Patent Application (PTO-152)				

### **DETAILED ACTION**

# Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-5 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In regard to claim 1, it is unclear, what the phrase (in line 10) " spring forceincreasing means" referrers to, and it is not indicated clearly in the Specification.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a **printed publication** in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 1 is rejected under 35 U.S.C. 102(b) as being anticipated by Finke (US20020019161).

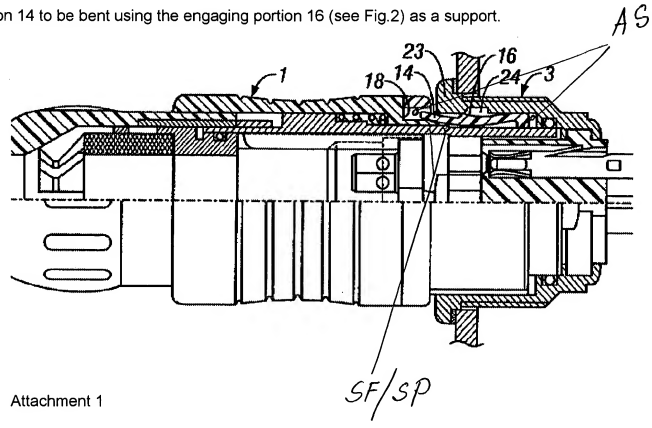
In regard to claim 1, as best understood, Finke discloses a connector 1 for being connected to a mating connector 3 having a recess 24, comprising:

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a housing 11,13;

a locking member 7 provided on an outer peripheral surface of the housing 11,13, the locking member 7 including a fixed portion 14,15 (see Fig. 2) fixed to the housing 11,13, an engaging portion 16 for engagement with the recess 24 of the mating connector 3, and a spring portion 14 (see Fig. 1) for urging the engaging portion 16 toward the recess 24; and

spring force-increasing means 17 and SF (see Attachment 1) for inhibiting the engaging portion 16 from moving more than a predetermined distance when the spring portion 14 is bent using the fixed portion 14,15 as a support, and causing the spring portion 14 to be bent using the engaging portion 16 (see Fig.2) as a support.



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## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 2, 3 and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Finke (US20020019161) in view of Chrysostomou (5653606).

In regard to claim 2, Finke discloses most of the claimed invention including the housing 11,13 has a hollow cylindrical shape, and has an accommodating space AS (see Attachment 1) formed therein for accommodating the spring portion 14 and the engaging portion 16 when the spring portion 14 is bent, the connector 1 further comprising a sliding member 8 mounted on an outer peripheral surface of the locking member 7 in a manner slidable in an axial direction of the housing However, Finke lackes the sliding member 8 having a window for permitting the engaging portion to escape therein such that the engaging portion can be engaged with the recess of the mating connector when the connector is fitted to the mating connector. Chrysostomou teaches a window 159a/159c in sliding member 159 for permitting the engaging portion 152 to escape therein such that the engaging portion 152 can be engaged with the recess 117 of the mating connector 114 when the connector 104 is fitted to the mating connector. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made and for the same reason, if needed, to include a window of Chrysostomou in structure of Finke.

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In regard to claim 3, the spring force - increasing means is a stepped portion SP (see Attachment 1) formed in the housing in a manner protruding into the accommodating space AS.

In regard to claim 5, Finke discloses the spring force-increasing means SF is a ring SP which is wound around the housing in a manner opposed to the engaging portion 16 in a radial direction of the housing (see Attachment 1).

Claim 4 is rejected under 35 U.S.C. 103(a) as being unpatentable over Finke (US20020019161) in view of Chrysostomou (5653606), as applied to claim 2 above. and further in view of Yuzawa (6352444).

Finke modified by Chrysostomou includes most of the claimed invention except for the spring force-increasing means is on a bottom surface of the engaging portion in a manner protruding into the accommodating space. Yuzawa teaches a protruding portion 29 formed on a bottom surface of the engaging portion 27 (see Fig. 3) to prevent the latch arm 22 from excessive bending. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made and for the same reason to include a protruding portion of Yuzawa in structure of Finke.

### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Larisa Z Tsukerman whose telephone number is (571)- Application/Control Number: 10/723,797 Page 6

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272-2015. The examiner can normally be reached on Monday through Friday from 8:30

am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Paula A Bradley can be reached on (571)-272-2800 ex. 33. The fax phone

number for the organization where this application or proceeding is assigned is 703-

872-9306.

Information regarding the status of an application may be obtained from the

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Business Center (EBC) at 866-217-9197 (toll-free).

LT. 09/09/2004

THO D. TA
PRIMARY EXAMINER

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